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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION N
10/088,373	07/02/2002	Piero Battegazzore	J645-004 US 2853	
21706	7590 10/18/2004		EXAMINER	
NOTARO AND MICHALOS 100 DUTCH HILL ROAD SUITE 110			HYLTON, ROB	IN ANNETTE
			ART UNIT	PAPER NUMBER
	RG, NY 10962-2100		3727	
•			DATE MAILED: 10/19/2004	

DATE MAILED: 10/18/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

			2			
	Application No.	Applicant(s)	/9			
	10/088,373	BATTEGAZZORI	BATTEGAZZORE, PIERO			
Office Action Summary	Examiner	Art Unit				
	Robin A. Hylton	3727				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
• •	VIC SET TO EVOIDE 2 M	AONTH(S) EDOM				
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a rep. If NO period for reply specified above, the maximum statutory period.  - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a ply within the statutory minimum of th I will apply and will expire SIX (6) MO te, cause the application to become A	reply be timely filed  inty (30) days will be considered time NTHS from the mailing date of this BANDONED (35 U.S.C. § 133).	oly. communication.			
Status			ŕ			
1) Responsive to communication(s) filed on <u>01</u> .	June 2004.					
2a)⊠ This action is <b>FINAL</b> . 2b)☐ Thi	is action is non-final.	,				
3) Since this application is in condition for allowa	ance except for formal ma	ters, prosecution as to th	e merits is			
closed in accordance with the practice under	Ex parte Quayle, 1935 C.	D. 11, 453 O.G. 213.				
Disposition of Claims						
4) Claim(s) 10-17 is/are pending in the application	on.					
	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>10-17</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/	or election requirement.					
Application Papers						
9)⊠ The specification is objected to by the Examin	er.					
10)⊠ The drawing(s) filed on <u>01 June 2004</u> is/are: a	a)∏ accepted or b)⊠ obj	ected to by the Examiner.				
Applicant may not request that any objection to the	e drawing(s) be held in abeya	nce. See 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) ☐ The oath or declaration is objected to by the E	xaminer. Note the attache	d Office Action or form P	TO-152.			
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority	ts have been received. ts have been received in <i>i</i>	Application No	Stane			
application from the International Burea	*	Joois og III tills Hattolla	-lago			
* See the attached detailed Office action for a list	• • • • • • • • • • • • • • • • • • • •	received.				
Attachment(s)						
1) Notice of References Cited (PTO-892)	4) Interview	Summary (PTO-413)				
<ul> <li>2)  Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>3)  Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)</li> </ul>		s)/Mail Date Informal Patent Application (PT	O-152)			
Paper No(s)/Mail Date	6) 🔲 Other:					

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### **DETAILED ACTION**

### **Drawings**

1. The drawings were received on June 1, 2004. These drawings are not approved by the examiner as containing **new matter**. There is no disclosure to indicate 1) the teeth and recesses (19,23) now shown in proposed figure 4 would be shaped as depicted and 2) the multiple rings on the bottle neck.

#### Specification

2. The abstract of the disclosure is objected to because it contains "(Figure 1". Correction is required. See MPEP § 608.01(b).

# Claim Objections

3. Claim 1 is objected to because of the following informalities: a comma should be inserted after "inner surface" in line 3. Appropriate correction is required.

# Claim Rejections - 35 USC § 112

4. Claims 10-17 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Specifically, the claims are rejected for the following reasons:

Regarding claim 1 the phrase "particularly" renders the claim indefinite because it is unclear whether the limitations following the phrase are part of the claimed invention. See MPEP § 2173.05(d).

Claim 11 recites the limitation "said tubular appendix of the skirt" in line 2. There is insufficient antecedent basis for this limitation in the claim since claim 1 only sets forth the appendix as being "connected" to the cap skirt.

Claim 12 recites the limitation "said annular space" in line 2. There is insufficient antecedent basis for this limitation in the claim since there is no mention of an annular space in claim 10.

Dependent claims not specifically mentioned are rejected as depending from rejected base claims since they inherently contain the same deficiencies therein.

# Claim Rejections - 35 USC § 103

- 5. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 6. Claims 10-17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Norén et al (US 5,105,961) in view of Baxter (US 4,774,064). It is noted the claims are written in combination form to include the recitation of the closure and the bottle.

Norén teaches the claimed combination except for the sleeve of the closure having at least two circumferentially dividable portions.

Baxter teaches it is known to provide a closure with a sleeve **24** having at least two circumferentially dividable portions and a tubular appendix for keeping the at least two circumferentially dividable portions circumferentially adjoined to each other.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to apply the substitute the closure of Baxter for the closure of Norén. Doing so provides a closure having tamper-indicating properties, yet is more resistant to damaging the frangible bridges during application of the closure to the bottle neck.

Regarding claim 15, the abutment surfaces face each other and are positioned on a same plane to the degree set forth in the claim.

Regarding claim 17, "visible marks" are anything seen. Thus, any rib, ridge, or other mark is considered a visible mark.

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7. Claims 10-17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Baxter in view of Norén. It is noted the claims are written in combination form to include the recitation of the closure and the bottle.

Baxter teaches the claimed combination except for a pourer.

Norén teaches a closure for a bottle having a pourer extending from the bottle neck.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to apply the teaching of a pourer to the combination of Baxter. Doing so allows for more controlled dispensing of the liquid from the bottle.

Regarding claim 15, the abutment surfaces face each other and are positioned on a same plane to the degree set forth in the claim.

Regarding claim 17, "visible marks" are anything seen. Thus, any rib, ridge, or other mark is considered a visible mark.

## Response to Arguments

8. Applicant's arguments with respect to new claims 10-17 have been considered but are moot in view of the new ground(s) of rejection.

#### Conclusion

- 9. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Various prior art closures teaching features similar to those disclosed and/or claimed are cited for their disclosures.
- 10. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO

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MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

- 11. In order to reduce pendency and avoid potential delays, Group 3720 is encouraging FAXing of responses to Office Actions directly into the Group at (703) 872-9306. This practice may be used for filing papers not requiring a fee. It may also be used for filing papers which require a fee by applicants who authorize charges to a PTO deposit account. Please identify the examiner and art unit at the top of your cover sheet. Papers submitted via FAX into Group 3720 will be promptly forwarded to the examiner.
- 12. It is called to applicant's attention that if a communication is faxed before the reply time has expired, applicant may submit the reply with a "Certificate of Facsimile" which merely asserts that the reply is being faxed on a given date. So faxed, before the period for reply has expired, the reply may be considered timely. A suggested format for a certificate follows:

The l	I hereby certify that this correspondence U.S. Patent and Trademark Office via fax n		
	Typed or printed name of person signing	g this certificate	
	Signature		
	Date		

13. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Robin Hylton whose telephone number is (703) 308-1208. The examiner works a part-time schedule and can normally be reached on Monday - Friday from 9:00 a.m. to 1:00 p.m. (Eastern time).

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lee Young, can be reached on (703) 308-2572.

If in receiving this Office Action it is apparent to applicant that certain documents are missing, e.g., copies of references cited, form PTO-1449, form PTO-892, etc., requests for copies of such papers should be directed to Errica Miller at (703) 306-4005.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 308-1148 or may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

RAH October 14, 2004

> Robin A. Hylton Primary Examiner GAU 3727